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SIMI VALLEY, CA 93063  
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TO: Fethi Benjemaa  
DWR  
901 P Street, Suite 313A  
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FAX NO.: (916) 651-7059  
DATE: September 29, 2011  
NO. OF PAGES: 2 (includes cover sheet)  
RE: Modifications to the Text of Proposed  
Regulations Title 23, Division 2, Chapters 1,  
Article 2, Sections 597.1, 597.2, 597.3,  
and 597.4.

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Fethi Benjemaa  
Department of Water Resources  
901 P Street, Suite 313A  
Sacramento, CA 95814

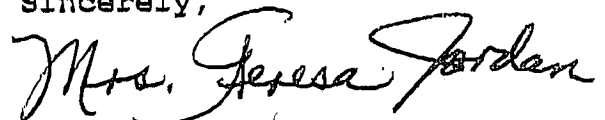
Re: Modifications to the Text of Proposed Regulation,  
Title 23. Waters, Division 2. Department of Water  
Resources, Chapter 5.1 Water Conservation Act of  
2009, Article 2. Agricultural Water Measurement,  
Sections 597.1, 597.2, 597.3, and 597.4.

Dear Fethi Benjemaa:

The following are my comments on the proposed changes.

- #1 - Sections 597.3(b) (1) (A) and (B), I concur.
- #2 - Section 597.3(b) (2), I concur.
- #3 - Section 597.3(b) (2) (B), I concur.
- #4 - Section 597.597.4(e) (4), I concur, and with the addition of the word "water".
- #5 - Section 597.2. Definitions, why has DWR not considered adding definitions for "Accuracy Certification", "Agricultural Water Management Plan", "Agricultural Water Management Plan Cycle", "Agricultural Water Measurement", "Efficiency Water Management Practices", "In-House Built Devices", and "On-Site Built Devices" as I have suggested in my previous comments on these regulations?

Sincerely,



Mrs. Teresa Jordan